SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FN 2003-090716 01/05/2004

HONORABLE ARTHUR T. ANDERSON

CLERK OF THE COURT
E. Smith
Deputy

FILED: 01/09/2004

IN RE THE MARRIAGE OF GREGORY L CAMPBELL

CLAIR W LANE

AND

MELISSA C CAMPBELL

BONNIE L BOODEN

ALTERNATIVE DISPUTE RESOLUTION - CCC COMM. BASSETT

MINUTE ENTRY

9:38 a.m. This is the time set for Comprehensive Pretrial Conference. Petitioner/ Husband, Gregory L. Campbell, is present and represented by counsel, Clair W. Lane. Respondent/Wife, Melissa C. Campbell, is present and represented by counsel, Bonnie L. Booden.

Court reporter Linda Lopez is present.

Discussion is held.

IT IS ORDERED affirming the settlement conference set for **APRIL 5, 2004 at 9:00 a.m.** before Commissioner Bassett. Counsel and/or the Parties should not contact ADR directly. Counsel and/or the Parties will receive a minute entry from ADR setting forth the necessary settlement conference information.

IT IS ORDERED setting this cause for Trial to the Court on **APRIL 27, 2004 at 1:30 p.m.** (**3 hours allowed**) in this Division, 222 East Javelina Drive, Courtroom 205, Mesa, Arizona.

IT IS FURTHER ORDERED all discovery shall be completed **30 days** before trial.

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A Joint Pretrial Statement shall be filed pursuant to Rule 6.8(b), Local Rules of Maricopa County (Domestic Relations Proceedings) no later than **5 days** before the trial. If the parties want to make an opening statement, it may be included in the Pretrial Statement. In addition, each party shall attach to the Pretrial Statement:

- 1. An updated affidavit of the current financial circumstances pursuant to Rule 6.7, Local Rules of Maricopa County.
- 2. A current and detailed inventory and appraisal of the property and assets of the parties.
- 3. A proposal of how the property and assets should be divided and the proposed disposition of each issue before the Court.
- 4. A Child Support Worksheet completed pursuant to the Statewide Child Support Guidelines. If a jointly prepared Worksheet is not filed, each party shall file a completed Child Support Worksheet.

Pretrial motions not filed with the Pretrial Statement will be deemed waived. Postponements will be granted only in accordance with appropriate rules.

Failure of counsel or of any party to present the Joint Pretrial Statement in proper form including each and every attachment required shall, in the absence of good cause shown, result in the imposition of any or all available sanctions pursuant to Local Rule 6.2(e).

If this matter is settled and will proceed in the manner of a default, you may contact this division for an expedited hearing date.

Counsel are advised that if the presentation of evidence does not allow for closing arguments, the Court will direct the parties to submit written closing arguments. If time allows for closing arguments, the Court may hear closing arguments at that time.

Counsel shall call the division clerk at least **5 business days** before trial to make arrangements for marking exhibits. Counsel shall also be prepared to offer someone to assist the clerk in listing and tagging exhibits if the clerk determines that help is needed. The exhibits will be marked serially as they are listed in the pretrial statement-plaintiff's first, defendant's second. Please advise the clerk, referring specifically to the pretrial statement, which exhibits may be marked directly in evidence.

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IT IS FURTHER ORDERED that in the event the parties have a natural or an adopted minor, unemancipated child in common, both parties shall have completed an approved Parent Education Program in accordance with A.R.S. § 25-831 et seq. Prior to the trial, and file proof thereof prior to or at the trial. IF NEITHER PARTY HAS COMPLETED THE PARENT EDUCATION PROGRAM PRIOR TO THE TRIAL, THE COURT MAY VACATE THE TRIAL AND REQUIRE COMPLIANCE PRIOR TO PROCEEDING. If only one party has completed the Parent Education Program, the Court may permit that party to proceed by default.

IF EITHER PARTY FAILS TO APPEAR FOR TRIAL, THE TRIAL MAY NEVERTHELESS PROCEED, AND RELIEF MAY BE ENTERED IN FAVOR OF THE PARTY WHO HAS APPEARED.

IF BOTH PARTIES FAIL TO APPEAR, THE TRIAL MAY BE VACATED AND/OR THE ACTION MAY BE DISMISSED.

9:40 a.m. Hearing concludes.